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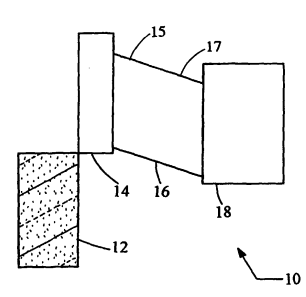
of inventorship (Rule 4.17(iv)) for US only

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(54) Title: ENHANCED PHOTODETECTOR



(57) Abstract: The present invention includes a photodiode (10) having a first p-type semiconductor layer (14) and an n-type semiconductor layer (18) coupled by a second p-type semiconductor layer (16). The second p-type semiconductor layer (16) has graded doping along the path of the carriers. In particular, the doping is concentration graded from a high value (15) near the anode to a lower p concentration (17) towards the cathode (22). By grading the doping in this way, an increase in absorption is achieved, improving the responsivity of the device. Although this doping increases the capacitance relative to an intrinsic semiconductor of the same thickness, the pseudo electric field that is created by the graded doping gives the electrons a very high velocity which more than compensates for this increased capacitance.

INTERNATIONAL SEARCH REPORT

International application No. PCT/US03/03181

A. CLASSIFICATION OF SUBJECT MATTER				
IPC(7) : H01L 31/00, 31/0328, 31/06, 31/075				
US CL: 257/184, 185, 189, 191, 439, 461, 465, 655, 656 According to International Patent Classification (IPC) or to both national classification and IPC				
B. FIELDS SEARCHED				
Minimum documentation searched (classification system followed by classification symbols)				
U.S. : 257/184, 185, 189, 191, 439, 461, 463, 655, 656				
Documentation searched other than minimum documentation to the extent that such documents are included in the fields				
	lata base consulted during the international search (n arch terms: photodetector, photodiode, graded, doping		e, search terms used)	
C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Category*	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.	
X	US 5,818,096 A (Ishibashi et al.) 6 Oct. 1998, Fig. 4		1-3	
X,P	US 2003/0021322 A1 (Steinle et al.) 30 Jan. 2003, Fig. 5, para. 0051		1-3, 7, 10-12	
Y,P	0031		4-6, 13-15	
A	US 4,597,004 A (Longeway et al.) 24 Jun. 1986, Fig. 2		1-19	
A	US 4,686,550 A (Capasso et al.) 11 Aug. 1987		1-19	
A	US 6,081,019 A (White) 27 Jun. 2000		1-19	
A	US 6,107,652 A (Scavennec et al.) 22 Aug. 2000		1-19	
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Further documents are listed in the continuation of Box C. See patent family annex.				
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Date of the actual completion of the international search Date of mailing of the international search report			earch report	
Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Authorized officer GEORGE C. ECKERT II				
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I hereby state that I have reviewed and understand the contents of the above-identified international application, including the claims of said application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and I have identified below, under the heading "Prior Applications," by application number, country or Member of the World Trade Organization, day, month and year of filing, any application for a patent or inventor's certificate filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.				
Prior Applications:				

I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the FCT international filing date of the continuation-in-part application.				
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Inventor's Signature: (if not contained in the request, ov if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	Date:			
·				
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